

of Endia

PUBLISHED BY AUTHORITY

No. 38]

NEW DELHI, SATURDAY, SEPTEMBER 19, 1964/BHADRA 28, 1886

Separate paging is given to this Part in order that it may be filed as a separate compilation

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 10th September, 1964:—

Issue No.	No. and Date	Issued by	Subject	
130.	G.S.R. 1272, dated 4th September, 1964.	Rajya Sabha Secre- tariat.	Amendment in the Rajya Sabha Secretariat (Recruitment and Conditions of Service) Rules, 1957.	
13f.	G.S.R. 1273, dated 7th September, 1964.	Ministry of Food and Agriculture.	Amendment to the Interzonal Wheat and Wheat Products (Movement Control) Order, 1964.	
132.	G.S.R. 1313, dated 10th September, 1964.	Ministry of Finance	Form e'c. for Ten year Annuity Deposit Certificate.	
133.	G.S.R. 1314, dated 10th September, 1964.	Do.	The Annuity Deposit Scheme, 1964.	
1 34.	G.S.R. 1315, dated 10th September, 1964.	Do.	No ifying that the Annuity deposits during the year 1964-65 shall bear interest at 4½ per cent per annum.	
1 35.	G.S.R. 1316, dated 10th September, 1964.	Minis ry of Home Affairs.	The President assumes all functions of the Government of Kerala State.	

Copies of the Gazette Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 31st August 1964

- G.S.R. 1319.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Ministry External Affairs (Class I and Class II posts in the Historical Division and the United Nations Division) Recruitment Rules, 1963 published with the notification of the Government of India in the Ministry of External Affairs No. G.S.R 1228, dated the 22nd May, 1963, namely:—
- 1. Short title.—These rules may be called the Ministry of External Affairs (Class I and Class II posts in the Historical Division and the United Nations Division) Recruitment (Second Amendment) Rules, 1964.
- 2. Amendment of the Schedule.—In the Schedule in the Ministry of External Affairs (Class I and Class II posts in the Historical Division and the United Nations Division) Recruitment Rules, 1963, for the entries under columns 1 to 4 against item 2B relating to the posts of Librarian, Assistant Librarian (Historical Division) and Assistant Librarians XP Division, Ministry of External Affairs and Dacca, the following entries shall be substituted, namely:

I	2	3	4
2B Assistant Librarian XP Division— (i) New Delhi (ii) Dacca, (iii) Kathmandu	3	General Central Service Class II, non-gazetted	(i) Rs. 370—20—450— 25—575 (ii) Rs. 275—25—500 (lii) Rs. 325—15—475 EB—20—575.**

[No. 88|PB|64|F. No. 8(B)3|PB|62.] JAGAT SINGH, Dy. Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 7th September, 1964

- G. S. R. 1320.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the National Academy of Administration (Class II Posts) Recruitment Rules, 1961 namely:—
 - 1. These Rules may be called National Academy of Administration (Class II Posts) Recruitment (Amendment) Rules, 1964.
- 2. In the Schedule to the National Academy of Administration (Class II Posts) Recruitment Rules, 1961 after serial No. 4 of the following entries shall be added under the respective columns, namely:—

Name of Post	No. of Posts	Classifi- cation	Scale of Pay	Whether selec- tion post or non- selec- tion post	limit for direct recruits	cations re- quired for	age and educations qualifica-	of Pro- l bation	recruit-	ı		Circumstan- ces in whice U.P.S.C. it to be consult ed in makin recruitment
ı	2	3	4	5	6	7	8	9	10	11	12	13
5. Special Assistant to the Director of Training.	I	General Central Service Class II, Gazetted	Rs. 350—25 —500—30 —590—EB —30—800 —EB—30 —830—35 —900.	appli-	Not appli- cable,	Not appli- cable,	cable.	Not appli- cable.	By trans- fer on de- putation.*	Transfer on deputation of suitable officers of:— (a) Either Grade I of the Central Secretariat Stenographers' Service, or (b) Section Officers' Grade of the	cable.	As required under the rules.

Ī	2	3	4	5	6	7	8	9	10	11	12	13
_										Central Secreta-		
										rist Service and knowing short-		
										hand, or		
										(c) where any		
										officer of the		
										grade referred in clause (a) or (b)		
										is not available,		
										by transfer on		
										deputation of		
										suitable officers of (i) either Grade		
										IV of Central		
										Secretariat Service		
										who have rendered		
										at least 10 years' service in the		
										grade (from the		
										cadre of Ministry		
										of Home Affairs)		
										and knowing short- hand, or (ii) Grade		
										II of the Central		
										Secretariat Steno-		
										grapher's Service		
										who have rendered at least 10 years'		
										service in the		
										grade.		
										The period of depu-		
										tation shall not ordinarily exceed		
										3 years but may be		
										extended to 5 years		
										in special circums-		
										tances).		

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PART II-

New Delhi, the 10th September 1964

G.S.R. 1321.—In pursuance of sub-rule (1) and the first proviso to sub-rule (2) of rule 4 of the Indian Administrative Service (Cadre) Rules, 1954, the Central Government in consultation with the Government of Kerala, hereby make the following further amendments in the Indian Administrative Service (Fixation of Cadre Strength) Regulations, 1955.

AMENDMENTS

In the schedule to the said Regulations, under "KERALA"

(1) the following entries shall be deleted:-

"Deputy Secretaries to Government......4"

the following entry may be substituted:

"Deputy Secretaries to Government.......6"

[No. 6/47/62-AIS(I)].

- G.S.R. 1322.—In pursuance of rule 11 of the Indian Administrative Service (Pay) Rules, 1954, the Central Government, after consultation with the Government of Jammu and Kashmir, heheby makes the following amendments in Schedule III appended to the said rules,
- 2. These amendments shall be deemed to have come into force with effect from the 4th March, 1964.

AMENDMENTS

In the said Schedule-

- (1) under the heading 'A-Posts carrying pay above the time-scale pay in the Indian Administrative Service under the State Governments', against 'Jammu and Kashmir', the following entries shall be added, namely:—
 - "Commissioner, Kashmir......2250."
- (2) Under the heading 'B-Posts carrying pay in the senior time-scale of the Indian Administrative Service under the State Governments including posts carrying special pays in addition to pay in the time-scale', against 'Jammu and Kashmir', for the entry.

"Commissioner(s)".

the following entry shall be substituted, namely:-

"Commissioner, Jammu."

[No. 1/88/64-AIS(II)].

O. S. MARWAH, Under Secy.

New Delhi, the 8th September 1964

- G.S.R. 1323.—In exercise of the powers conferred by clause (b) of article 318 of the Constitution, the President hereby makes the following regulations further to amend the Union Public Service Commission (Staff) Regulations, 1958.
- 1. These regulations may be called the Union Public Service Commission (Staff) Second Amendment Regulations, 1964.
- 2. In the Union Public Service Commission (Staff) Regulations, 1958, after regulation 3, the following regulation shall be inserted, namely:—
 - "3A. The Joint Secretary shall be appointed by the Commission from amongst officers approved for appointment to posts in the scale of Rs. 1800—100—2000 in the Government of India and shall receive

pay in the scale of Rs. 1800—100—2000 and be otherwise subject to the same conditions of service as officers employed in posts in the Central Secretariat carrying similar rates of pay and recruited at the same time."

[No. 22/7/64-Ests (B).]

B. D. JAYAL, Dy. Secy.

New Delhi, the 9th September 1964

- G.S.R. 1324.—In exercise of the powers conferred by section 44 of the Arms Act, 1959 (54 of 1959) and all other powers enabling it in this behalf, the Central Government hereby makes the following rules further to amend the Arms Rules, 1962, namely:—
 - 1. These rules may be called the Arms (Seventh Amendment) Rules, 1964.
- 2. In Schedule III to the Arms Rules, 1962, in form IX and Form XI, under the heading CONDITIONS, the following conditions shall be inserted at the end and numbered accordingly, namely:—
 - "The conversion into explosives of sulphur in admixture with chlorates shall be permitted for the following purposes only (and for no other purposes)—
 - (i) in small quantities for scientific purposes; or
 - (ii) for the purposes of manufacturing heads of matches; or
 - (iii) for use in toy amorces (paper caps for toy pistols).

[No. 26/2/63-Police IV.]

M. SIVAGNANAM, Dy. Secy.

New Delhi, the 8th September 1964

- G.S.R. 1325.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following further amendment in the N.F.S.C. Class III & IV (Recruitment) Rules, 1957, namely:
- 1. These rules may be called the N.F.S.C. Class III & IV (Recruitment) Amendment Rules, 1964.
- 2. To rule 2 of the N.F.S.C. class III and IV (Recruitment) Rules, 1957, published with the Notification of the Government of India in the Ministry of Home Affairs, No. 25/31/57-ER. II, dated the 13th June, 1958, the following proviso shall be added, namely:
 - "Provided that out of the total number of permanent vacancies in each of the Class III and IV posts specified in the Schedule as required to filled by direct recruitment, not more than one third shall be filled by transfer from among the employees of the State Governments in accordance with the general instructions issued by the Central Government from time to time".

Note—For the purposes of the proviso, there should be a minimum of three permanent vacancies to be filled by direct recruitment during a particular calendar year.

[No. F. 14/45/64-ER.]

C. L. GOYAL, Under Secy.

New Delhi, the 7th September 1964

G.S.R. 1326.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Assistant Engineer, Shipping (Laccadive, Minicoy and Amindivi Administration)

Recruitment Rules, 1964, published with the notification of the Government of India in the Ministry of Home Affairs, No. 2/10/63-LMA, dated 20th March, 1964, namely:-

- 1. (1) These rules may be called the Assistant Engineer, Shipping (Laccadive, Minicoy and Amindivi Administration) Recruitment Amendment Rules, 1964.
 (2) They shall come into force at once.
- 2. In the Assistant Engineer, Shipping (Laccadive, Minicoy and Amindivi Administration) Recruitment Rules, 1964, rule 3 shall be renumbered sub-rule (1) thereof and after sub-rule (1) as so renumbered, the following shall be inserted, namely: -
 - "(2) Any person appointed to the post of Assistant Engineer, Shipping, Laccadive, Minicoy and Amindivi Administration, on or after the commencement of these rules, shall, if so required, be liable to serve in any Defence Service or post connected with the Defence of India, for a period of not less than four years including the period spent on training, if any:

Provided that such person,

- (a) shall not be required to serve as aforesaid after the expiry of ten years from the date of his appointment;
- (b) shall not ordinarily be required to serve as aforesaid after attaining the age of forty years.'

[No, 71/2(20)/64-ANL.]

M. B. MALHOTRA, Under Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 19th September 1964

G.S.R. 1327.—In exercise of the powers conferred by clause (2) of article 77 read with clause (1) of article 299 of the Constitution, the President is pleased to make the following rule, namely:-

All documents necessary to be executed in exercise of the executive power of the Union in connection with the implementation of the Loan Agreement dated the 3rd September, 1964 with the Export-Import Bank of Japan and twelve other participating banks in Japan on the extension of Yen Credit pursuant to the Joint Communique issued on the 3rd September, 1964 by the Governments of India and Japan, shall be executed and authenticated on behalf of the Presidennt by any of the officers specified below:-

Secretary, Additional Secretary, Joint Secretary, Deputy Secretary or Under Secretary to the Government of India in the Ministry of Finance, Department of Economic Affairs.

Ambassador of India in Japan or the Charge d' Affair of India in Japan or the First Secreary to the Embassy of India in Japan. Dated at New Delhi, this 8th day of September, 1964.

[No. F. 1(10)-AE. II/64.]

By Order and in the name of the President,

Y. T. SHAH, Jt. Secv.

(Department of Revenue and Company Law)

New Delhi, the 8th September 1964

- G.S.R. 1328.—In pursuance of the provisions of rule 45 of the Fundamental Rules, the President is pleased to make the following further amendments to the Supplimentary Rules issued with the Government of India, Finance Department letter No. 104-CSR dated the 4th February, 1922 namely:—
 - In Part VIII of the said Rules, the following shall be inserted:— "Division XXVI-P"
- S.R. 317-P-1-Short title and application.—(i) These rules may be called the Department of Revenue and Company Law Allotment Rules, 1964.
- (2) They shall apply to all residential buildings made available to the Ministry of Finance (Department of Revenue and Company Law) including residential

accommodation hired by the Department for occupation by officers and other staff employed in the offices under the administrative control of the Ministry of Finance (Department of Revenue and Company Law).

- (3) They shall come into force on 1st January 1965.
- S.R. 317-P-2—Definitions.—In these rules, unless the context otherwise requires:—
 - (a) 'allotment' means the grant of licence to occupy a residence in accordance with the provisions of these Rules;
 - (b) 'allotment year' means the year beginning on 1st April or such other period as may be notified by the Department of Revenue and Company Law.
 - (c) 'class' in relation to a residence means the class of that residence asis for the time being specified in S.R. 317-P-3;
 - (d) 'Duty' does not include any other leave except casual leave:
 - (e) 'emoluments',---
 - (i) for the purpose of allotment of a residence, means pay as defined under clause (a) of sub-rule (21) of rule 9 of the Fundamental Rules;
 - (ii) for the purpose of recovery of rent, has the same meaning as in rule 45-C of the Fundamental Rules.
 - Explanation.—In the case of an officer who is under suspension, the emoluments drawn by him on the first day of the allotment year in which he is placed under suspension, or, if he is placed under suspension on the first day of the allotment year, the emoluments drawn by him immediately before that date shall be taken as emoluments.
 - (f) 'family' means the wife or husband, as the case may be, and children, step children, legally adopted children, parents, brothers or sisters as ordinarily reside with and are dependent on the officer;
 - (g) 'Government' means the Central Government;
 - (h) 'Head of Department', in relation to officers and other staff employed in the Departments of Income-tax, Customs, Central Excise, Opium, Directorates of Inspection and other Directorates, means the Commissioner of Income-tax, Collector of Customs, Collector of Central Excise. Narcotics Commissioner and Director in the concerned Department of Directorate;
 - Provided that in relation to officers and other staff employed in the Incometax Department in Bombay and Calcutta, the Commissioner of Incometax, Bombay City-1 and the Commissioner of Incometax, West Bengal-1, shall respectively be the Head of Department;
 - (i) 'post' means a post in the offices under the control of the Department of Revenue and Company Law:
 - (j) 'qualified officer' means an officer who is eligible for allotment of that class of residence which is admissible to him under S.R. 317-P-3 and is required to reside on duty at the station the residence is situated;
 - (k) 'rent' means the sum of money payable monthly in accordance with the provisions of the Fundamental Rules in respect of a residence allotted under these rules;
 - (1) 'residence' means a residence to which these rules apply;
 - (m) 'subletting' includes sharing of accommodation by an allottee with another person with or without payment of rent by such other person, but does not include a casual guest.
 - Explanation.—Any sharing of accommodation by an allottee with close relations shall not be deemed to be subletting.
 - (n) 'temporary transfer' means a transfer which involves an absence for a period not exceeding four months.

S.R. 317-P-3—Classification of residence.—Save as otherwise provided by these rules, an officer will be eligible for allotment of a residence of the class shown in the table below:—

Class of residence	Monthly emoluments of officer on the first day of the allotment year in which the allotment is made.
I	Less than Rs. 110.
II	Less than Rs. 250 but not less than Rs. 110.
111	Less than Rs. 400 but not less than Rs. 250.
IV	Less than Rs. 700 but not less than Rs. 400.
v	Less than Rs. 1,300 but not less than Rs. 700.
VI	Less than Rs. 2,250 but not less than Rs. 1,300.
VII	Rs. 2,250 and above.

- S.R. 317-P-4—Application for Allotment.—Every officer who desires to have an allotment made, or continued, under these rules, shall, in addition to his first application in this behalf, which shall be made within one month of reporting for duty at a particular station, submit an application every year in the manner prescribed in Schedule 'A' to the Head of the Department so as to reach him not later than 1st March every year.
- S.R. 317-P-5—Allotment.—(1) A residence shall be allotted to a qualified officer eligible for each class of residence by the Head of the Department on the basis of application in the order of seniority determined in accordance with S.R. 317-P.8. The Head of the Department will maintain a list in respect of each class of residence.
- (2) The holder of a temporary post to whom a residence is allotted shall revert to a lower class of residence as soon as one can be made available for him, if he is at any time reverted to a lower post not entitling him to the class of residence allotted and this shall be an express condition of the allotment.
- (3) When there are not sufficient qualified officers for a residence, the Head of the Department may allot the residence to an officer qualified for the next lower class. But when the number of residences of a particular class is less than the number of officers eligible and the accommodation of a lower class is available, the officers shall be offered the lower class of accommodation.
- (4) The Head of the Department may cancel the existing allotment of an officer and allot to him an alternative residence of the same class or in emergent circumstances an alternative residence of the class next below the class of residence in occupation of the officer, if the residence in occupation of the officer is required to be vacated.
- (5) A vacant residence may, in addition to allotment to an officer under subrule (1), be offered simultaneously to other eligible officers in order of their seniority.
- S.R. 317-P-6—Out-of-turn allotments.—Notwithstanding the provision of S.R. 317-P-5, allotment of a residence may be made by the Head of the Department on out-of-turn basis to an officer on grounds of serious illness of self or a member of his family in consultation, if considered necessary, with the prescribed medical authority. In such cases, the allotment will be made according to the actual dates of receipt of the out-of-turn applications.
- S.R. 317-P-7—Compulsory allotment, occupation and payment of rent in respect of residences specially constructed or leased for the holders of certain specified posts.—Whenever a suitable residence has been constructed or leased by the Government for the incumbents of certain specified posts at specified station or stations, the allotment thereof shall solely be governed by the provisions S.R. 311 to 317.
- S.R. 317-P-8—Determination of Seniority.—The seniority of qualified officers, whether holding a permanent or temporary post, for the purpose of allotment of residences shall be determined by the date of reaching the qualifying limit of pay prescribed for each class of residence under these rules:

Provided that if two or more officers have the same seniority, seniority among them shall be determined by the amount of emoluments; higher emoluments

taking precedence over the emoluments next below, or where emoluments are equal by the period for which those emoluments have been drawn in the post held by such officer at the time of application, the longer period taking precedence over the period next below. When seniority and emoluments are the same, allotment will be made by drawal of lots.

- S.R. 317-P9—Drawal of House rent allowance in certain special cases.—(1) When a Government servant intimates the allotting authority that he is not interested in the allotment of Government accommodation before an offer of allotment is made, house rent allowance may be allowed under specific orders of the Head of the Department, if there are other similarly eligible officers willing to accept the allotment. If the allotment is refused after formal offer, house rent allowance may be restored if otherwise eligible, after six months from the date of allotment provided other similarly qualified officers have accepted the accommodation and no accommodation is available for further allotment.
- (2) Notwistanding anything contained in (1) above in Delhi, Calcutta and Bombay, house rent allowance may be allowed under the specific orders of the Head of the Department even in cases of refusal of allotment, provided no accommodation remains vacant. In cases of doubt, the matter may be referred to the Government of India for clarification whose decision thereon shall be final.
- S.R. 317-P-10—Ineligibility of officers owning houses for allotment under these rules.—(1) No officer shall be eligible for allotment of Government accommodation under these rules or, if he is already in occupation of such accommodation, to its continued retention, if—
 - (a) he owns, or has, since the allotment of Government accommodation, become the owner in full or in part whether in his own name or in the name of any other person, of a house in Delhi which is located within sixteen kilometers of the place of his duty and in other stations is located within the municipal limits and in which he can, in the opinion of the Government, reside consistently with his official position; or
 - (b) his wife or any dependent child owns, or has, since the allotment of Government accommodation, become the owner, in full or in part, of a house in Delhi and New Delhi which is located within sixteen kilometers of the place of his duty and in other stations is located within municipal limits and in which he can, in the opinion of the Government, reside consistently with his official position; or
 - (c) his father, mother or any other dependent relation owns, or has, since the allotment of Government accommodation, become the owner of, a house in Delhi and New Delhi which is located within sixteen kilometers of the place of his duty and in other stations is located within municipal limits and in which he can, in the opinion of the Government, reside consistently with his official position and without undue inconvenience either to himself or to the owner thereof.
- (2) Any officer who on any date (hereafter in these rules referred to as the relevant date) subsequent to the date of his making application for allotment of Government accommodation or subsequent to the date of the allotment of Government accommodation becomes ineligible for such allotment under clause (a) or clause (b) or clause (c) of sub-rule (1), shall notify the fact to the Head of the Department within a period of seven days of the relevant date. In the event of the officer's failure to so notify him, the Head of the Department may reject the application for allotment or, if an allotment has already been sanctioned, cancel such allotment with effect from the relevant date and require the officer to vacate the Government accommodation forthwith.
- (3) Notwithstanding anything contained in sub-rule (1) and (2) above, the Government may allot or re-allot Government accommodation to an officer if:—
 - (a) the house owned by him, his wife, any dependent child or by his father, mother or any other dependent relation has been requisitioned by Government, or
 - (b) it is proved to the satisfaction of the Government that such house was given out on lease:—
 - (i) before the posting of the officer to Delhi, and New Delhi and at any other station of duty; or

- (ii) before the acquisition of such house by him, his wife, any dependent child or by his father, mother or any other dependent relation; or
- (iii) before 24th December, 1955; or
- (iv) with the express approval of the Government of India;

and the Government is satisfied that it is not possible for the lessor, for reasons beyond his control to obtain vacant possession of the house.

- (4) Where any Government accommodation has been allotted or re-allotted to an officer under sub-rule (3), the officer shall be liable, with effect from the date specified in the order of allotment or reallotment, to pay standard rent under Fundamental Rule 45-B or standard rent under F.R. 45-A plus 33-1/3 per cent thereof or pooled standard rent under F.R. 45-A plus 33-1/3 per cent thereof where the rents have been pooled or ten per cent of his emoluments, whichever is the highest, for so long as he or his wife or any dependent child, or his father or mother or any other dependent relation, as the case may be, is unable to obtain vacant possession of the house.
- (5) If at any time it appears to the Government that no efforts have been made to obtain vacant possession of the house, it shall be open to the Government to give suitable directions as to the steps to be taken to obtain vacant possession of the house, and if such directions are not complied with, to cancel the allotment and to require the allottee to vacate the Government accommodation forthwith, or to charge rent for Government accommodation under Government of India decision (2) below Fundamental Rule 45-B or twice the standard rent under F.R. 45-A or twice the pooled standard rent under F.R. 45-A where rents have been pooled or 15 per cent of his emoluments, whichever is the highest.
- (6) The allotment of an officer to whom the provisions of clause (a) or (b) or (c) of sub-rule (1) apply and in whose case the house was let out on or after the 24th December, 1955 and before the 29th April, 1957, shall be cancelled with effect from the date specified in the order of cancellation. It shall, however, be open to the Government to allot or re-allot Government accommodation to the officer on payment of rent under Government of India decision (2) below Fundamental Rule 45-B or twice the standard rent under F.R. 45-A or twice the pooled standard rent under F.R. 45-A, where the rents have been pooled or 15 per cent of emoluments whichever is the highest.
- S.R. 317-P-11—Non-acceptance of allotment or offer or failure to occupy the allotted residence after acceptance.—(1) If an officer fails to accept the allotment of a residence within five days or fails to take possession of that residence after acceptance within eight days from the date of receipt of the letter of allot-ment he shall not be eligible for another allotment for a period of one year from the date of the allotment letter.
- (2) If an officer occupying a lower class of residence is allotted or offered a residence of the class for which he is eligible under S.R. 317-P-3., he may, on refusal of the said allotment or offer of allotment, be permitted to continue in the previously allotted residence on the following conditions, namely:—
 - (a) that such an officer shall not be eligible for another allotment for a period of six months from the date of the allotment letter for the higher class accommodation;
 - (b) while retaining the existing residence he shall be charged the same rent which he would have had to pay under F.R. 45-A in respect of the residence so allotted or offered or the rent payable in respect of the residence already in his occupation, whichever is higher.
- S.R. 317-P-12—Period for which allotment subsists and the concessional period for further retention.—(1) An allotment shall be effective from the date on which it is accepted by the officer and shall continue in force until,—
 - (a) the expiry of the concessional period permissible under sub-rule (2) after the officer ceases to be on duty at the particular station;
 - (b) it is cancelled by the Head of the Department or is deemed to have been cancelled under any provision in these rules;
 - (c) it is surrendered by the officer, or
 - (d) the officer ceases to occupy the residence.

(2) A residence allotted to an officer may, subject to sub-rule (3), be retained on the happening of any of the events specified in column 1 of the Table below for the period specified in the corresponding entry in column 2 thereof, provided that the residence is required for the bona fide use of the officer or members of his family:—

	Events	Permissible period for retention of the residence
(i)	Resignation, dismissal, removal or termination of service	I month.
(ii)	Retirement of terminal leave	2 months.
(iii)	Death of the allottee	4 months.
(iv)	Transfer to a place outside the station of allotment of residence	2 months.
(v)	On proceeding on foreign service in India .	2 months.
(vi)	Temporary transfer in India or transfer to a place outside India	4 months.
(vii)	Leave (Other than leave preparatory to retirement, refused leave, terminal leave, medical leave or study Leave).	For the period of leave but not exceeding 4 months.
(viii)	Leave preparatory to retirement or refused leave granted under F.R. 86.	For the full period of leave on full average pay subject to a maximum of 4 months, inclusive of the period permissible in the case of retirement.
(ix)	Study leave or deputation outside India	For the period of leave, but not exceeding 6 months.
(x)	Study leave in India	For the period of leave, but not exceeding 6 months.
(xi)	Leave on medical grounds (other than T.B. leave)	For the period of leave but not exceeding 8 months.
V		For the full period of leave.
(xiii)	on Proceeding on training	For the full period of training.
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Explanation.—The period permissible on transfer mentioned against items (iv), (vi) and (vii) shall count from the date of relinquishing charge plus the period of leave, if any, sanctioned to and availed of by the officer before joining duty at the new office.

- (3) Where a residence is retained under sub-rule (2), the allotment shall be deemed to be cancelled on the expiry of the admissible concessional periods, unless immediately on the expiry thereof the officer resumes duty at a place where a residence had been allotted to him.
- (4) An officer who had retained the residence by virtue of the concession under the item (i) or item (ii) of the Table below sub-rule (2) shall, on re-employment in the same station within the period specified in the said Table, be entitled to retain that residence and he shall also be eligible for any further allotment of residence under these rules:

Provided that if the emoluments of the officer on such re-employment do not entitle him to the class of residence occupied by him, he shall be allotted a lower class of residence.

- S.R. 317-P-13—Surrender of Residence.—An officer may at any time surrender an allotment made to him under these rules other than an allotment to which provision of S.R. 317-P-7 apply, and if he does so—
 - (a) he shall not retain any right on the particular residence allotted to him,
 - (b) he shall give a written notice of his intention of surrendering the residence at least 10 days before the date of vacation of the resi-

- dence. If he fails to do so, rent for 10 days or for the period by which it falls short of ten days shall be charged.
- (c) he shall not draw any house rent allowance unless specifically sanctioned by Government.
- S.R. 317-P-14—Subletting and sharing of residences.—(1) No officer shall share the residence allotted to him or any of the out-houses, garages and stables appurtenant thereto, except with the employees of the Centrai Government eligible for allotment of residences under these rules. The servants' quarters, out-houses, garages and stables may be used only for the bona-fide purposes, including residence of the servants of the allottee or for such other purposes as may be permitted by the Head of the Department.
 - (2) No officer shall sublet the whole of his residence;

provided that an officer proceeding on leave may accommodate in the residence any other officer eligible to share Government accommodation, as a caretaker, for the period specified in sub-rule (2) of S.R. 317-P-12, but not exceeding six months.

- (3) Any officer who shares or sublets his residence shall do so at his own risk and responsibility and shall remain personally responsible for any reat payable in respect of the residence and for any damage caused to the residence or its precints or grounds or services provided therein by Government beyond fair wear and tear.
- S.R. 317-P-15—Provision relating to rent.—(1) Where an allotment of accommodation or alternative accommodation has been accepted, the liability for rent shall commence from the date of occupation or the eighth day from the date of receipt of the allotment, whichever is earlier.
- (2) An officer who after acceptance, fails to take possession of that accommodation within eight days from the date of receipt of the allotment letter, shall be charged rent from such date upto a period of one month or up to the date of re-allotment of that particular accommodation, whichever is earlier.
- S.R. 317-P-16—Allottee's responsibility to the damage to the residence, furniture etc.—An officer to whom a residence has been allotted shall be personally responsible for the rent thereof and for any damage, beyond fair wear and tear caused thereto or to the furniture, fixtures or fittings or services provided therein by Government during the period for which residence has been or remains allotted to him, or, where the allotment has been cancelled under any of the provisions of these rules, until the residence along with the out-hoses appurtenant thereto has been vacated and full vacant possession thereof has been restored to Government.
- S.R. 317-P-17.—Surety bond to be executed by temporary Government servants.—Where the officer to whom a residence has been allotted is a temporary Government servant, he shall furnish a surety bond in the form specified in Schedule B' to these rules with a surety who shall be a permanent Government servant serving under the Central Government for due payment of all rent and other charges payable by him in respect of such residence. If the surety to the bond dies, retires from service, becomes insolvent or ceases to be available for any other reason, the officer shall furnish another surety to the bond within ten days from the date such an event comes to his knowledge, and if he fails to do so, the allotment of the residence shall, be cancelled unless otherwise decided by the Head of the Department.
- S.R. 317-P-18—Inventory of the furniture and fittings.—An officer to whom a residence has been allotted shall be required, when he enters into occupation of, and when he vacates the residence, to sign an inventory of the furniture and fittings.
- S.R. 317-P-19—Trees or shrubs not to be cut down.—An officer to whom a residence has been allotted shall not permit trees or shrubs in the premises to be cut down or lopped, save with the permission of the Head of the Department.
- S.R. 317-P-26—Consequences of breach of rules and conditions.—(1) If an officer to whom a residence has been allotted, unauthorisedly sublets the residence or charges rent from the sharer at a rate which the Head of the Department considers excessive or erects any unauthorised structure in any part of the residence or uses the residence or any portion thereof for any purposes other than that for which it is meant or tampers with the electric or water connection or

commits any other breach of the rules or of the terms and conditions of the allotment or uses the residence or premises or permits or suffers the residence or premises to be used for any purpose which the Head of the Department considers to be improper or conducts himself in a manner which in his opinion is prejudicial to the maintenance of harmonious relations with his neighbours or has knowingly furnished incorrect information in any application or written statement with a view to securing the allotment, the head of the Departments may, without prejudice to any other disciplinary action that may be taken against him, cancel the allotment of the residence. ment or uses the residence or premises or permits or suffers the residence or

- Explanation.—In this sub-rule, the expression 'officer' includes, unless the context otherwise requires, a member of his family and any person claiming through the officer.
- (2) If the officer has failed to notify to the Head of the Department as provided in S.R. 317-P-10 or while so notifying has in any application or statement suppressed any material fact, the Head of the Department may cancel the allotment with effect from the date he became ineligible for allotment of Government accommodation under the said rule.
- (3) If an officer sublets a residence allotted to him or any portion thereof or any of the out-houses, garages or stables appurtenant thereto in contravention of these rules he may, without prejudice to any other action that may be taken against him, be charged enhanced rent not exceeding four times the standard rent under F.R. 45-A. The quantum of rent to be recovered and the period for this the rent may be recovered to one of the contract of the rent may be recovered and the period for which the same may be recovered in each case will be decided by the Head of the Department on merits. In addition, the officer may be debarred from shar-ing the residence for a specified period in future as may be decided by the Head of the Department.
- (4) Where action to cancel the allotment is taken on account of unauthorised subletting of the premises by the allottee, a period of sixty days shall be allowed to the allottee, and any other person residing with him therein to vacate that premises. The allotment shall be cancelled with effect from the date of vacation of the premises or expiry of the period of sixty days from the date of the orders for the concellation of the allotment, whichever is earlier.
- (5) Where the allotment of a residence is cancelled for conduct prejudicial to the maintenance of harmonious relations with neighbours, the officer at the discretion of the Head of the Department may be allotted another residence in the same class at any other place.
- (6) The Head of the Department shall be competent to take all or any of the actions under sub-rule (1) to (5) of this rule and also to declare the officer, who commits a breach of the rules and instructions issued to him, to be ineligible for allotment of residential accommodation for a period not exceeding three
- S.R. 317-P-21—Overstayal in residence after cancellation of allotment.— Where, after an allotment has been cancelled or is deemed to be cancelled under any provision contained in these rules, the residence remains or has remained in occupation of the officer to whom it was allotted or of any person claiming through him, such officer shall be liable to pay damages for use and occupation of the residence, services, furniture and garden charges, equal to the market rent as may be determined by Government from time to time;

Provided that an officer, in special cases, may be allowed by the Head of the Department to retain a residence on payment of twice the standard rent under F.R. 45-A, or twice the pooled standard rent under F.R. 45-A, whichever is higher, for a period not exceeding six months beyond the period permitted under sub-rule (2) of S.R. 317-P-12.

- S.R. 317-P-22—Recovery of rent.—The Heads of Departments/Heads of Offices shall ensure that recoveries on account of rent for Government residences are effected regularly from the emoluments of the Government servants concerned in accordance with the provisions of rule 45-A of the Fundamental Rules and the subsidiary rules made thereunder and the receipt credited to the appropriate revenue Head.
- S.R. 317-P-23—Continuance of allotments made prior to the issue of these rules.—Any valid allotment of a residence which is subsisting immediately before the commencement of these rules under the rules then in force, shall be deemed to be an allotment duly made under these rules, notwithstanding that the

officer to whom it has been made is not entitled to a residence of that class under S.R. 317-P-3 and all the preceding provisions of these rules shall apply in relation to that allotment and that officer accordingly.

- S.R. 317-P-24—Delegation of powers.—The Head of the Department may subject to such conditions as he may deem fit, delegate to any officer under his control any of the powers or functions conferred upon him by these rules with the exception of those contained in sub-rule (2) of S.R. 317-P-9 and the proviso to S.R. 317-P-21.
- S.R. 317-P-25—Relaxation of rules.—The Government may, for reasons to be recorded in writing, relax all or any of the provisions of these rules in the case of any officer or residence or class of officers or class of residences.
- S.R. 317-P-26—Interpretation of rules.—If any question arises as to the interpretation of these rules or any of the provisions thereof the decision of the Government shall be final,
- S.R. 317-P-27.—The Department of Revenue Allotment Rules, 1958 are hereby repealed, except as respects things done or omitted to be done thereunder.

Allottee

Non-Allottee

SCHEDULE 'A' (Rule S.R. 317-P-4.)

Office of the

GOVERNMENT OF INDIA

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SCHEDULE 'B'

(S.R. 317-P-17)

Surety Bond

The Government have agreed to bear the stamp duty, if any, payable on this document.

Signed and delivered by the said.....

at , the day of 196

In the presence of:—

Signature,

Address and Occupation of witness.

(Signature of surety)
Designation

Office to which attached.

Certified that the above surety is a permanent Government servant.

Signature of the Head of the Deptt. or the office in which Surety is employed.

Accepted

Sd/-....

For and on behalf of the President of India.

[No. 1/65/63-Ad. VIII.]

M. G. THOMAS, Under Secy.

(Department of Revenue and Company Law)

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 19th September 1964

G.S.R. 1329.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

AMENDMENT

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1964.

In the second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 for the existing item at Serial No. 154 and entries relating thereto, the following shall be substituted, namely:—

"154. Small and Cutting Tools."

[No. 74/F. No. 64/15/64-DBK.]

CUSTOMS

New Delhi, the 19th September 1964

G.S.R. 1330.—In exercise of the powers conferred by sub-section (1) of section 75 read with sub-section (3) of section 160 of the Customs Act. 1962 (52 of 1962), the Central Government hereby makes the following further amendment in the Notification of the Government of India in the Ministry of Finance (Department of Revenue) No. GSR-575 (55/F. No. 34/86/60-Cus.IV), dated the 28th May, 1960 namely:—

AMENDMENT

In the Schedule to the said notification for the existing item at serial No. 194 and entries thereto the following shall be substituted, namely:—

"194. Small and Cutting Tools."

[No. 129/F. No. 65/15/64-DBK.]

J. BANERJEE, Dy. Secy.

(Department of Revenue and Company Law)

CENTRAL EXCISES

New Delhi, the 19th September 1964

- G.S.R. 1331.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following rules further to amend the Central Excise Rules, 1944, namely:—
 - These rules may be called the Central Excise (Tenth Amendment) Rules, 1964.
 - 2. In the Central Excise Rules, 1944, rule 184 shall be omitted.

[No. 147/64]

G.S.R. 1332.—In exercise of the powers conferred by sub-section (2) of section 3 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 86/64-Central Excises, dated the 11th April, 1964, namely:—

In the said notification, for the Explanation, the following Explanation shall be, and shall be deemed always to have been, substituted namely:—

'Explanation.—(a) For the purpose of this notification, 'winding wire' means high conductivity annealed copper wire, either enamelled or insulated with one or more of the materials specified in clause (b).

or both enamelled and insulated as aforesaid, and used for winding coils for instruments, electric motors, generators or other electric machinery and apparatus:

- (b) the materials referred to in clause (a) are the following:-
 - (i) cotton,
 - (ii) paper,
- (iii) silk,
- (iv) art silk,
- (v) glass fibre,
- (vi) asbestoes.

[No. 148/64]

G.S.R. 1333.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944 and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 132/62-Central Excises, dated the 13th June, 1962, the Central Government hereby exempts all tele-communication wires and cables and winding wires [falling under Item No. 33B(i) of the First Schedule to the Central Excises and Salt Act. 1944 (1 of 1944)] from so much of the duty of excise leviable thereon as is in excess of five per cent ad valorem.

Explanation.—(a) For the purpose of this notification 'winding wire' means high conductivity annealed copper wire, either enamelled or insulated with one or more of the materials specified in clause (b), or both enamelled and insulated as aforesaid, and used for winding coils for instruments, electric motors, generators or other electric machinery and apparatus;

- (b) the materials referred to in clause (a) are the following:-
 - (i) cotton.
 - (ii) paper.
 - (iii) silk.
 - (iv) art silk,
 - (v) glass fibre.
 - (vi) asbestos.

[No. 149/64.]

N. MOOKHERJEE, Dy. Secv.

(Department of Revenue and Company Law)

CENTRAL EXCISES

New Delhi, the 19th September 1964

G.S.R. 1334.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Rules, 1944, the Central Government hereby exempts palm oil falling under Item No. 12 of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944), from the whole of the duty of excise leviable thereon.

[No. 150/64.]

N. B. SANJANA, Under Secy.

(Department of Expenditure)

(DEFENCE DIVISION)

New Delhi, the 7th September 1964

G.S.R. 1335.—In exercise of the powers conferred by the provise to article 309 of the Constitution, the President hereby makes the following rules to amend

the Ministry of Finance (Defence) [Section Officer and Assistant (excluded from the Central Secretariat Service)] Recruitment Rules, 1964, namely:—

- 1. These rules may be called the Ministry of Finance (Defence) [Section Officer and Assistant (Excluded from the Central Secretariat Service)] Recruitment (Amendment) Rules, 1964.
- 2. In the Schedule to the Ministry of Finance (Defence) [Section Officer and Assistant (excluded from the Central Secretariat Service)] Recruitment Rules, 1964, in the entry in columns 10 and 11 against item 2, "Assistant", for the expression "Financial Adviser, Defence Services" the expression "Additional Financial Adviser, Defence Division" shall be substituted.

[No. F. 9/38/57-Estt.]

M. L. VARMA, Assistant Financial Adviser.

MINISTRY OF INDUSTRY AND SUPPLY

New Delhi, the 8th September, 1964

- G.S.R. 1336.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution the President hereby makes the following rules to amend the Salt Commissioner's Headquarters Office (Ministerial Posts) Recruitment Rules, 1959, namely:—
- 1. These rules may be called the Salt Commissioner's Headquarters Office (Ministerial Posts) Recruitment (Amendment) Rules, 1964.
- 2. In rule 3 of the Salt Commissioner's Headquarters Office (Ministerial Posts) Recruitment Rules, 1959, after the existing entries the following proviso shall be inserted:—
 - "Provided that of the total number of permanent vacancies in each of the Class III and Class IV posts specified in the Schedule to be filled by direct recruitment, not more than one-third may be filled by transfer from among the employees of the State Governments concerned in accordance with the general instructions issued by the Central Government from time to time.
 - Note: --For this purpose, there should be a minimum of three permanent vacancies to be filled by direct recruitment during a particular calendar year."

[No. 6/10/64-Salt.]

R. KALYANASUNDARAM, Under Secy.

DEPARTMENT OF SOCIAL SECURITY

New Delhi, the 8th September, 1984

G.S.R. 1337.—The following draft of rules further to amend the Employees' State Insurance (Central) Rules, 1950 which the Central Government proposes to make, in exercise of the powers conferred by section 95 of the Employees' State Insurance Act, 1948 (34 of 1948), is hereby published as required by sub-section (1) of the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 1st October, 1964.

Any objections or suggestions which may be received from any person in respect of the said draft before the date so specified will be considered by the Central Government.

DRAFT RULES

- 1. These rules may be called the Employees' State Insurance (Central) Second Amendment Rules, 1964.
- 2. In the Employees' State Insurance (Central) Rules 1950 (hereinafter referred to as the said rules), for sub-rule (7) of rule 31, the following sub-rule shall be substituted namely:—
 - "(1) The budget estimates as finally adopted by the Corporation and as approved by the Central Government shall be placed before the

Parliament by the administrative Ministry concerned in the month of March preceding the financial year to which the estimates relate and shall be published in the Official Gazette".

- 3. For rule 40 of the said rules, the following rule shall be substituted, namely:-
 - "40 consideration of reports.—(1) The annual report on the work and activities of the Corporation (excluding the unaudited accounts for the year incorporated therein) shall be considered by the Standing Committee and shall be placed for adoption at a meeting of the Corporation to be held before the fifteenth of October following the close of the financial year concerned.
 - (2) The annual accounts relating to a financial year together with the auditors' report thereon shall be considered by the Standing Committee and shall be placed for adoption at a meeting of the Corporation to be held before the twentieth of February following the close of the financial year concerned:
 - Provided that the auditors' report is received by the 1st December following the year to which it pertains".
- 4. For rule 41 of the said rule, the following rule shall be substituted, namely:—
 - "41. Authentication of annual accounts and reports.—The annual accounts together with the auditors' report thereon and the annual report on the work and activities of the Corporation as adopted by the Corporation shall be authenticated by affixing the common seal of the Corporation and four copies thereof shall be submitted to the Central Government not later than the first of March next following the close of the financial year concerned for being placed before the Parliament:
 - Provided that if the auditors' report is not received by the 1st December following the financial year to which it pertains, the annual accounts together with the auditors' report thereon shall be submitted to the Central Government separately from the annual report on the work and activities of the Corporation".

[No. F. 1(39)/62-HI.]

New Delhi, the 14th September 1964

- G.S.R. 1338.—In exercise of the powers conferred by section 3, read with section 7, of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Coal Mines Provident Fund Scheme published with the notification of the Government of India in the late Ministry of Labour, No. PF. 15(5)/48, dated the 11th December, 1948, namely:—
- 1. This Scheme may be called the Coal Mines Provident Fund (Eighth Amendment) Scheme, 1964.
 - 2. In the Coal Mines Provident Fund Scheme,-
 - (i) in paragraph 3,—
 - (a) in sub-paragraph (2), for the words "The Minister for Labour" the words "The Minister of Law and Social Security" shall be substituted;
 - (b) in sub-paragraph (3), for the words "in the Ministry of Labour" and the words "Minister for Labour", the words "in the Department of Social Security" and "Minister of Law and Social Security", shall respectively be substituted;
 - (ii) in paragraph 50A, in sub-paragraph (1), for the words "Ministry of Labour" the words "Department of Social Security" shall be substituted.

[No. 2(434)64-PF1/I.]

G.S.R. 1339.—In exercise of the powers conferred by section 3, read with section 7, of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Andhra Pradesh Coal Mines Provident Fund Scheme published with the notification

of the Government of India in the late Ministry of Labour, No. S.R.O. 657, dated the 12th March, 1956, namely:—

- 1. This Scheme may be called the Andhra Pradesh Coal Mines Provident Fund (Fifth Amendment) Scheme, 1964.
- 2. In the Andhra Pradesh Coal Mines Provident Fund Scheme, in sub-paragraph (1) of paragraph 28, for the words "Ministry of Labour", the words "Department of Social Security" shall be substituted.

[No. 2(434)64-PF-I/II.]

- G.S.R. 1340.—In exercise of the powers conferred by section 3, read with section 7, of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Rajasthan Coal Mines Provident Fund Scheme published with the notification of the Government of India in the Ministry of Labour and Employment, No. S.O. 32 dated the 11th February, 1958, namely:—
- 1. This Scheme may be called the Rajasthan Coal Mines Provident Fund (Fifth Amendment) Scheme, 1964.
- 2. In the Rajasthan Coal Mines Provident Fund Scheme, in sub-paragraph (1) of paragraph 27, for the words "Ministry of Labour" the words "Department of Social Security" shall be substituted.

[No. 2(434)64-PFI/III.]

P. D. GAIHA, Under Secy.

MINISTRY OF REHABILITATION

(Office of the Chief Settlement Commissioner)

New Delhi, the 8th September, 1964

- G.S.R. 1341/R/Amdt. LXXVII.—In exercise of the powers conferred by section 40 of the Displaced Persons (Compensation and Rehabilitation) Act. 1954 (44 of 1954), the Central Government hereby makes the following rules further to amend the Displaced Persons (Compensation and Rehabilitation) Rules, 1955, namely:—
- 1. These rules may be called the Displaced Persons (Compensation and Rehabilitation) Second Amendment Rules, 1964.
- 2. In the Displaced Persons (Compensation and Rehabilitation) Rules, 1955, for the existing rule 119, the following rule shall be substituted, namely:—
 - "119. Bar against appearance of legal practitioners. No legal practitioner shall be entitled to appear in any proceedings under the Act or these rules except in proceedings arising under any of the following sections of the Act, namely:—

Section 5, section 7, section 9, section 19, section 21, section 22, section 23, section 24, section 25 and section 30."

(Amendment No. LXXVII, dated 8th September, 1964.)

[No. F. 12(4) Comp & Prop/64.]

G. D. KSHETRAPAL, Jt. Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 11th September 1964

- G.S.R. 1342.—In exercise of the powers conferred by section 47 of the Indian Railways Act, 1890 (9 of 1890), the Central Government hereby makes the following rules further to amend the Railways Red Tariff Rules, 1960, namely:—
- 1. These Rules may be called the Railways Red Tariff (Fifth Amendment) Rules, 1964.

2 In the Railways Red Tariff Rules, 1960, in Table III appearing at the end of Chapter III, under the heading "Class B (Liquids the Vapours of which have flashing point at 24 4°C and higher temperature)", in the entries in Column 1 under the sub-heading "Potroleum and other hydrocarbon oils", after the item "Refrigerator burning oil", the item "Still Bottom Oil (sludge)" shall be inserted.

[No. 64-TGII/21/2.]

P. C. MATHEW, Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

New Delhi, the 7th September, 1964

- G.S.R. 1343.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the the Soil Conservation Research, Demonstration and Training Centres (Class III and Class IV posts) Recruitment Rules, 1961 namely:—
- (1) These rules may be called the Soil Conservation Research Demonstration and Training Centres (Class III and IV posts) Recruitment (Amendment) Rules, 1964.
- (2) In the schedule to the Soil Conservation Research, Demonstration and Training Centres (Class III and IV posts) Recruitment Rules, 1961, against item No. 4, for the sub-entry (ii) in column 6, the following sub-entry shall be substituted, namely:—
 - (ii) "Typing speed 30 words per minute. (However, this qualification will not be insisted upon at the time of appointment in respect of the post of Lower Division Clerk, but persons appointed to the said post will neither be eligible to draw increments in the pay scale nor will they be entitled to confirmation in the grade till they acquire the prescribed speed of 30 words per minute in typing)".

[No. 21-94/60-Soil Cons. (Instt) Vol.II.]

V. S. NIGAM, Under Secy.

(Department of Food)

· New Delhi, the 8th September 1964

- G.S.R. 1844.—In exercise of the powers conferred by the provise to article 309 of the Constitution, the President hereby makes the following Rules further to amend the Ministry of Food and Agriculture (Recruitment to Technical Class I posts in Fisheries Division) Rules. 1958, published with the notification of the Government of India in the Ministry of Food and Agriculture (Department of Agriculture) No. GSR 887, dated the 19th September, 1958, namely:—
- 1. These Rules may be called the Ministry of Food and Agriculture (Recruitment to Technical Class I posts in Fisheries Division) Amendment Rules, 1964.
- 2 In the Schedule annexed to the Ministry of Food and Agriculture (Recruitment to Technical Class I posts in Fisherics Division) Rules, 1958—
- (1) against item 5 'Fisheries Development Adviser', for the existing entry in column 7, the following entry shall be substituted, namely:—

"Essential:

- (i) Master's Degree in Zoology of a recognised University or equivalent;
- (ii) About fifteen years' experience in a responsible capacity of fisheries development or research work on problems relating to fisheries as evidenced by copies of publications to be submitted.
- (iii) Thorough knowledge of problems connected with development of inland and marine fisheries throughout the country.

- (iv) Ability to exercise over-all supervision of fisheries research.
 - (Qualifications relaxable at the discretion of the Union Public Service Commission in case of candidates otherwise well qualified).

Desirable:

- (i) Doctorate Degree in Zoology.
- (ii) Foreign travels and personal knowledge of the work done in the field of fisheries development in foreign countries.";
- (2) against item 6 'Deputy Fisheries Development Adviser', for the existing entry in column 7, the following entry shall be substituted, namely:—

"Essential:

- (i) Master's degree in Zoology of a recognised University or equivalent;
- (ii) About ten years' experience of fisheries development or research work on problems relating to fisheries as evidenced by copies of publications to be submitted.
 - (Qualifications relaxable at the discretion of the Union Public Service Commission in case of candidates otherwise well qualified).

Desirable:

Doctorate Degree in Zoology.":

(3) Against item 7, 'Assistant Fisheries Development Adviser', for the existing entry in column 7, the following entry shall be substituted, namely:—

"Essential: :

- (i) Master's degree in Zoology of a recognised University or equivalent.
- (ii) About five years' experience of fisheries development or research work on problems relating to fisheries as evidenced by copies of publications to be submitted.
 - (Qualifications relaxable at the discretion of the Union Public Service Commission in case of candidates otherwise well qualified).

Desirable:

Doctorate degree in Zoology."

[F. No. 5-27/62/EI].

T. S. BROCA, Under Secy.

MINISTRY OF WORKS AND HOUSING

New Delhi, the 9th September, 1964.

- G.S.R. 1345.—In exercise of the powers conferred by section 11 of the Salaries and Allowances of Ministers Act, 1952 (58 of 1952) the Central Government hereby makes the following rules to amend the Ministers' Residences Rules, 1962, published with the notification of the Government of India in the late Ministry of Works, Housing and Supply, GSR No. 665 dated the 1st May, 1962, namely:—
- 1. These rules may be called the Ministers' Residences (Amendment) Rules, 1964.
 - 2. In the Ministers' Residences Rules, 1962, in rule 4,—
 - (i) for sub-rule (1), the following sub-rule shall be substituted, namely.—
 - "(1) The value of furniture and electrical appliances provided in a residence allotted under section 4 of the Act shall not exceed—
 - (a) in the case of a residence allotted to a Minister, other than a
 Deputy Minister, thirty-eight thousand and five hundred rupees;
 and

- (b) in the case of a residence allotted to a Deputy Minister, twentytwo thousand and five hundred rupees.";
- (ii) sub-rule (2) shall be omitted;
- (iii) sub-rule (3) shall be re-numbered as sub-rule (2) and in sub-rule (2) as so re-numbered, the words, brackets and figures "or sub-rule (2)" shall be omitted.

[No. 3/41/64-Acc. I.]

H. S. JAIN, Under Secy.

(Central Boilers Board)

New Delhi, the 11th September, 1964.

- G.S.R. 1346.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923, (5 of 1923), the Central Boilers Board hereby makes the following Regulations further to amend the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—
- 1. The Regulations may be called the Indian Boiler (Third Amendment) Regulations, 1964.
- 2. In the Indian Boiler Regulations, 1950, in Appendix 'G', after the existing items, the following item shall be inserted at the end, namely:—
 - "ITALSIDER, Alti Forni e Acciaieris Riunite Ilva e Cornigliano, S.p.A., Genoa, Via Corsica 4, ITALY.".

[No. BL-8(6)/61-S&PII.]

P. RAJARATNAM, Secy.

MINISTRY OF CIVIL AVIATION

New Delhi, the 11th September, 1964

G.S.R. 1347.—In pursuance of clause (a) of sub-section (2) of section 5 of the Defence of India Act, 1962, (51 of 1962), the Central Government hereby makes the following amendment in the Notification of the Government of India in the late Ministry of Transport and Communications (Department of Communications and Civil Aviation) No. G.S.R. 1815, dated the 29th December, 1962, namely:—

Amendment

In the said notification in item (iii) relating to the Indian Aircraft Rules, 1937, after the figures and letter "133A," the figures "134," shall be inserted.

[No. F. 21-A/15-64.]

S. N. KAUL, Under Secy.

MINISTRY OF STEEL AND MINES (Department of Mines and Metals)

New Delhi, the 9th September, 1964

- G.S.R. 1348.—In exercise of the powers conferred by section 13 of the Mines and Minerals (Regulation and Development) Act, 1957 (67 of 1957), the Central Government hereby makes the following rules further to amend the Mineral Concession Rules, 1960, namely:—
- 1. These rules may be called the Mineral Concession (First Amendment) Rules, 1964.
 - 2. In the Mineral Concession Rules, 1960-
 - (i) in rule 14, in sub-rule (1),—
 - (a) in clause (ii), for the words "silver, precious stones or mica", the words "silver and precious stones" shall be substituted;

- (b) in clause (iii), for the words "silver, precious stones or mica", the words "silver or precious stones" shall be substituted;
- (ii) in rule 70, after clause (iv), the following clauses shall be inserted, namely:—
 - "(v) for manufacture of silvicrete cement;
 - (vi) for manufacture of sodium silicate;
 - (vii) for manufacture of pottery and glass";
- (iii) in Schedule I, in Form F, in paragraph (2) of Part IV, for the figure and word "3 months" the words "ninety days" shall be substituted;
- (iv) in Schedule III,-
 - (a) in the second column, against Class 10, the word, "mica" shall be omitted;
 - (b) after Class 17 and the entries relating thereto, the following shall be added, namely:—

"Class 18 Mica

10 tonnes".

[No. 1(62)/63-M1I.]

A. NABAR, Under Secy.

MINISTRY OF FINANCE

(Department of Revenue and Company Law)

(Company Law Division)

New Delhi, the 14th September, 1964.

G.S.R. 1349.—In exercise of the powers conferred by section 620B of the Companies Act, 1956 (1 of 1956), as extended to the Union territory of Goa, Daman and Diu, the Central Government hereby directs that section 34 of the said Act shall apply to the Union territory of Goa, Daman and Diu subject the modification specified below:—

In sub-section (2) of the said section 34, the following proviso shall be inserted at the end, namely:—

"Provided that any Sociedade por quotas responsabilidade limitada formed under the Portuguese Commercial Code may be incorporated as a company under this Act and upon such incorporation, such a society shall be deemed to be a company under this Act with effect from the date of its formation under the Portuguese Commercial Code, as if this Act had been in force on the date of its formation under that Code, so however that in respect of anything done or any action taken before the date of its incorporation under this Act such society shall be governed, as far as may be, by the provisions of the Portuguese Commercial Code."

2. The modification made by this notification shall not apply to any sociedade por quotas responsabilidade limitada which is not incorporated as a company under the Companies Act, 1956, within a period of six months from the date of publication of this notification in the Gazette of India.

[No. F. 2/3/62-PR.]

R. C. DUTT, Special Secy.